

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST FOR FILING CONTINUATION/DIVISIONAL APPLICATION UNDER 37 C.F.R. § 1.53(b)

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Patent Application Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202



Sir:					
	b) of pe	is a request for filing a continuation \omega divisional application under 37 C.F.R. \under a continuation \omega divisional application under 37 C.F.R. \under a continuation \omega divisional application under 37 C.F.R. \under an application under 37 C.F.R			
	(a)	Full Name Shibly S. Ahmed			
	(b)	Full Name Haihong Wang			
	(c)	Full Name Bin Yu			
\boxtimes	supp!	The entire disclosure of the prior application from which a copy of the oath or declaration is supplied herewith is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.			
	This application is being filed by less than all the inventors named in the prior application. I accordance with 37 C.F.R. § 1.63(d)(2), the Commissioner is requested to delete the name(s) the following person or persons who are not inventors being claimed in this application.				
•	(a)	Full Name			
	(b)	Full Name			
	(c)	Full Name			
	accor	application is being filed by more than all the inventors named in the prior application. In dance with 37 C.F.R. § 1.63(d)(2), the Commissioner is requested to add the name(s) of ollowing person or persons who are inventors being claimed in this application.			
	(a)	Full Name			
	(b)	Full Name			
	(c)	Full Name			

1.		Enclosed is a copy of the prior Application No. 10/290,158 as originally filed on November 8, 2002, including copies of the specification, claims, drawings and the executed oath or declaration as filed.					
2.		Enclosed is a revised prior application and a copy of the prior executed oath declaration as filed. No new matter has been added to the revised application					
3.		statement(s) claiming small entity status are enclosed were filed in prior Application No, filed on					
4.	\boxtimes	The filing fee is calculated below \boxtimes and in accordance with the enclosed preliminary amendment:					
			CLAII	MS		and the second s	70.000 70.000 70.000 70.000 70.000 70.000
		NO. OF CLAIMS		EXTRA CLAIMS	RATE	FEE	
Basic	Applica	tion Fee				\$ 750.00	-
Total	Claims	16	MINUS 20 =	0	x \$18.00	\$ 0.00	
Cla	endent aims	3	MINUS 3 =	0	x \$84.00	\$ 0.00	
			are presented, add	1 \$280.00		\$ 0.00	_
		tion Fee				\$	
			ed, subtract 50% o			\$ 0.00	_
Add A enclos	_	ent Recording F	fee of <u>\$40.00</u> if A	ssignment do	cument is	\$ 0.00	
TOT	AL APP	LICATION F	EE DUE			\$ 750.00	
5.		Charge \$	to Deposit	Account No.	. 50-1070 for the	ne fee due.	
6.		A check in the amount of \$ 750.00 is enclosed for the fee due.					
7.	C.F.R. §§ 1.16, 1.17 and 1.21 that may be required by this paper, and to credit ar				edit an		
8.		Cancel in this application original claims <u>no.</u> of the prior application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)					
9.	Amend the specification by inserting before the first line the sentence:This application is a divisional of Application No. 10/290,158, filed November 8, 2002 which is incorporated herein by reference						

Request for Filing Continuation/Divisional Application
Application Serial No. 10/290,158
Attorney's Docket No. H1105D
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10.		abandon said pluplicate of the	rawings from the pend orior application as of its paper is enclosed for f signed by person authous tue fee.)	the filing data accor	ded this appaperation to	olication. A file. (May
11.		New drawings	are enclosed.			
12.		claimed under	plication No35 U.S.C. § 119. rtified copy of the prior is enclosed was filed on in page 2.	ority application orior Application No		
13.	\boxtimes	A preliminary	amendment is enclose	d.		
14.	\boxtimes	An Informatio	n Disclosure Statemen	t is enclosed.		
15.		A General Authorization for Payment of Fees and Petitions for Extensions of Time is enclosed.				
16.		Also enclosed	copy of recorded Ass	ignment.		
17.		The power of a. b. c. d. The power of a. a. d. The power of a. a. d. The power of a. a. a. b. The power of a. a. a. b. The power of a. a. a. A. The power of a. a. A. The power of a. a. A. The power of a. The power	The power appears in Since the power the power does the power does the power in the prior Recognize as Associa Address all future cor applicant, or attorney	the papers in the property not appear in the or application is enclosed to the Attorney	rior applicating iginal paper osed. May only be	on. s, a copy of
			Harrity & Snyder, L.I 11240 Waples Mill R Suite 300 Fairfax, Virginia 220	oad	-	
Date:	June 24	<u>, 2003</u>		By: Alan Pedersen-Gil Reg. No. 39,996	es	The state of the s
Harrity 11240 Suite 3	y & Sny Waples 300	F SIGNATOR: der, L.L.P. Mill Road nia 22030		inventor(s) assignee of complete attorney or agent of filed under 37 C.F.	f record	

NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

)	First Named Inventor	Shibly S. AHMED et al.	
Title	Title DOUBLE GATE SEMICONDUCTOR DEVICE HAVING SEPARATE GATES		
Atty	Docket No.	H1105D	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

June 24, 2003

Date

_(Signature

Alan Pedersen-Giles

Registration No. 39,996

This request must be signed in compliance with 37 C.F.R. 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this non-publication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).